



1 In the present case, BancInsure, Inc., now known as Red Rock Insurance Co. (“Red  
2 Rock”), has sued Jacobs, Glenn, Dykes, Waite, and McCole for a declaration that Red Rock is  
3 not liable to reimburse them under a corporate insurance policy (“the Policy”). Glenn filed a  
4 counterclaim for a declaration that Red Rock must reimburse him under the Policy for his fees  
5 and costs in defending the ’84 Case. Jacobs filed counterclaims for reformation of contract,  
6 breach of contract, equitable estoppel, negligent misrepresentation, and breach of the implied  
7 covenant of good faith and fair dealing. The Court granted the FDIC’s motion to substitute itself  
8 as a Defendant for Dykes, Waite, and McCole, because it had succeeded to their rights by  
9 assignment. The FDIC filed counterclaims essentially mirroring Jacobs’s. Jacobs amended his  
10 answer and counterclaim to match the FDIC’s.

11 Red Rock filed the First Amended Complaint (“FAC”), separating its declaratory  
12 judgment claim into seven claims and adding three Defendants whom it later voluntarily  
13 dismissed, making the fourth through seventh claims moot. (*See* First Am. Compl., ECF No. 54).  
14 Red Rock seeks declarations that: (1) Red Rock has no obligation under the Policy to indemnify  
15 Defendants or reimburse them for their costs of defending the ’84 Case due to an exclusion in  
16 Section IV of the Policy; (2) Defendants did not satisfy the notice of claim requirements in  
17 Section IX of the Policy; and (3) there was no “loss” as defined in Section III of the Policy. The  
18 FDIC and Jacobs filed second amended counterclaims without substantive changes. The  
19 originally assigned judge recused himself, and the case was reassigned to this Court. The FDIC  
20 further amended its counterclaims, separating its claim for breach of the implied covenant of  
21 good faith and fair dealing into two claims asserting different theories and adding counterclaims  
22 for unfair claims practices under Nevada Revised Statutes section (“NRS”) 686A.310 and for a  
23 declaration consistent with the theories put forth in its substantive claims.

1 An Oklahoma state court put Red Rock into receivership under that state's Insurance  
2 Commissioner, who in turn asked the Court to dismiss all claims by and against Red Rock and to  
3 enjoin the parties from pursuing such claims in any court. The Court denied that motion and a  
4 subsequent motion to certify the issue for interlocutory appeal. In the meantime, Glenn and  
5 Jacobs assigned their rights to the FDIC. The FDIC further amended its answer and  
6 counterclaims. (*See* Fourth Am. Answer and Countercl., ECF No. 177).

7 In summary, Red Rock and the FDIC are the only remaining parties, and the operative  
8 pleadings are the FAC and the Fourth Amended Answer and Counterclaim ("FAAC"). Red  
9 Rock moved for offensive summary judgment on its claims and for defensive summary judgment  
10 against the FDIC's counterclaim for a contrary declaration. The FDIC counter-moved for  
11 defensive summary judgment against the FAC and for offensive summary judgment on its  
12 counterclaims for declaratory judgment and breach of contract.

13 The Court noted that three federal district courts had ruled against the FDIC under  
14 paragraph A.21 of Section IV of the Policy ("the Exclusion") in other substantively identical  
15 cases, that the Court of Appeals for the Tenth Circuit had affirmed such a ruling in one of those  
16 cases, and that the only case in which a district court had ruled against Red Rock on the issue  
17 was then on appeal to the Court of Appeals, *see FDIC-R v. BancInsure, Inc.*, 99 F. Supp. 3d  
18 1084 (C.D. Cal. 2014), where oral argument had been held on June 8, 2016. Because the  
19 impending decision by the Court of Appeals would likely determine the proper outcome here, the  
20 Court stayed the case pending the Court of Appeals' ruling in *FDIC v. BancInsure, Inc.*, No. 14-  
21 56132 and denied the motions for summary judgment without prejudice.

22 As directed by the Court, Red Rock has now notified the Court of the issuance of the  
23 mandate in *FDIC v. BancInsure, Inc.*, No. 14-56132. In that case, the Court of Appeals reversed  
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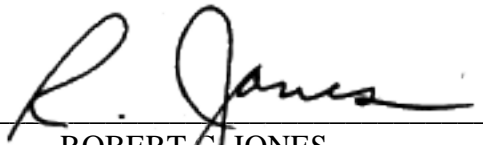
1 the district court and joined the Tenth Circuit and the other district courts to decide the issue,  
2 ruling in favor of Red Rock that the Exclusion “unambiguously excludes from coverage the  
3 FDIC’s claims against Security Pacific’s former directors and officers.” *FDIC v. BancInsure,*  
4 *Inc.*, No. 14-56132, 2017 WL 83489, at \*4 (9th Cir. Jan. 10, 2017).

5 **CONCLUSION**

6 IT IS HEREBY ORDERED that the stay is LIFTED, and the parties shall SUBMIT any  
7 renewed motions for summary judgment within fourteen (14) days.

8 IT IS SO ORDERED.

9 Dated this 8th day of March, 2017.

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12 ROBERT C. JONES  
13 United States District Judge  
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